Document 29-2

Filed 03/14/2008

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MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT PLAINTIFF'S MOTION FOR DEFAULT JUDGMENT

Pursuant to Rule 55(a) of the Federal Rules of Civil Procedure, and any other relevant Federal Rule of Civil Procedure pertaining to this case, plaintiff Chad McKinney, Pro Se, respectfully moves the Court to enter a default judgment against the defendant Mechelle Bonilla, in the amount of \$5,000 since the Defendant has failed to plead or otherwise defend herself against the plaintiff's original complaint within the timeframe required by the Federal Rules of Civil procedure. The Complaint was originally filed with the Court on December 19th 2007 and entered December 20th. The defendant was served on February 4, 2008. (Please see copy of Return of Service).

In support of this motion, the Plaintiff states with supporting evidence:

- 1. This complaint was filed on December 19, 2007
- 2. This complaint was properly served on February 4, 2008
- 3. As of the 12th of March 2008, the Defendant is late 37 days.
- 4. The plaintiff's complaint requests punitive damages of \$5,000, so a default judgment in this amount should be deemed reasonable.
- 5. Said defendant is not an infant or incompetent, but an individual who was given ample time to respond within the timeframe required by the Federal Rules of Civil Procedure. No extra time was requested by the defendant nor granted by the Court.

WHEREFORE, the Plaintiff respectfully request that this Court issue and Order a Default Judgment against the Defendant in the amount of \$5,000 to reasonably cover the damages incurred by the plaintiff.

Respectfully submitted,

Chad McKinney

Pro Se

6266 Madeline St Apt #61 San Diego, CA 92115

619-634-3566

CERTIFICATE OF SERVICE

I, Chad McKinney, hereby certify that on, March 14, 2008, I served copies of the Motion for Default Judgment on the following parties by way of United States Postal Service First Class Mail:

University of Phoenix Attention of: Mechelle Bonilla 1230 Columbia Street San Diego, CA 92101

Chad Mckinney

SAO 440 (Rev. 10/93) Summons in a Civil Action

UNITED STATES	DISTRICT (COURT
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THE UNITED STATES DISTRICT COURT SOUTHERN

District of

California

Chad McKinney, Pro Se

SUMMONS IN A CIVIL CASE

٧.

APOLLO GROUP INC., UNIVERSITY OF PHOENIX, a Corporation, MECHELLE BONILLA, an Enrollment Manager at UNIVERSITY OF PHOENIX, KYAN FLYNN, Director of Enrollment at UNIVERSITY OF PHOENIX, APRIL ALCORN, an Employee Relations Consultant at UNIVERSITY OF PHOENIX, CARLYN LINDSTEN. Associate Director of Enrollment at UNIVERSITY OF PHOENIX

CASE NUMBER:

77 CV 2373 WOH CAB

TO: (Name and address of Defendant)

YOU ARE HEREBY SUMMONED and required to serve upon PLAINTIFF'S ATTORNEY (name and address)

Chad McKinney, Pro Se 6266 Madeline Street Apt. No. 61 San Diego, Ca 92115-5630

an answer to the complaint which is herewith served upon you, within 20 days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You must also file your answer with the Clerk of this Court within a reasonable period of time after service.

W. SAMUEL HAMRICK, JR.

MN 1 5 2008

CLERK

DATE

(By) DEPUTY CLERK

RETURN OF SERVICE							
Service of the Summons and Complaint	was made by me		DATE &	2/04/08			
NAME OF SERVER R.T. +	tansell		TITLE	R.P.S.			
Check one box below to indicate appropriate method of service							
Served personally upon the defendant. Place where served:							
Left copies thereof at the discretion then residing	ne defendant's dwelling therein:	, house or	usual place of aboo	le with a person of sui	table age and		
Name of person with whom the summons and complaint were left:							
Return unexecuted:		•					
X Other (specify): Served Mechelle Bonilla by leaving copies with Virginia Torres at defendant's place of employment.							
STATEMENT OF SERVICE FEES							
TRAVEL		SE	RVICES	TOTAL \$45			
DECLARATION OF SERVER							
I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service is true and correct.							
Executed on: 2/12/08		27	TY				
Date Signature of Server 2445 Movena Blud., Stc 206							
			rver S.D.	Ca. 9211			
NOTICE OF RIGHT TO CONSENT TO TRIAL BY A UNITED STATES MAGISTRATE							
IN ACCORDANCE WITH THE PROVISION OF 28 USC 636(C) YOU ARE HEREBY NOTIFIED THAT A U.S. MAGISTRATE OF THIS DISTRICT MAY, UPON CONSENT OF ALL PARTIES, CONDUCT ANY OR ALL PROCEEDINGS, INCLUDING A JURY OR NON-JURY TRIAL, AND ORDER THE ENTRY OF A FINAL JUDGMENT. COUNSEL FOR THE PLAINTIFF HAS RECEIVED A CONSENT FORM.							
YOU SHOULD BE AWARE THAT YOUR DECISION TO CONSENT OR NOT CONSENT IS ENTIRELY VOLUNTARY AND SHOULD BE COMMUNICATED SOLELY TO THE CLERK OF COURT. ONLY IF ALL PARTIES CONSENT WILL							

THE JUDGE OR MAGISTRATE TO WHOM THE CASE HAS BEEN ASSIGNED BE INFORMED OF YOUR DECISION.

JUDGEMENTS OF THE U.S. MAGISTRATES ARE APPEALABLE TO THE U.S. COURT OF APPEALS IN ACCORDANCE WITH THIS STATUTE AND THE FEDERAL RULES OF APPELLATE PROCEDURE.

1) As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure